SECTION	ТОРІС	DESCRIPTION	Is this requirement met by law, regulation or administrative practice (Yes or No). Enter N/A when not applicable.	If so, provide the citation for legal authority (statute, case, regulation, etc.)	For SST conforming changes, provide effective dates.	Notes (e.g., administrative practices, noncompliance explanations, etc.)
	State level					, , , , , , , , , , , , , , , , , , , ,
Section 301	administration					
		Does the state provide state level administration of state and local sales and use taxes?	Yes	lowa Code 2005, §§423.14,423.57, §§ 423B.6(2)"a", 423E.3(6)	7/1/2004	Current law requires this.
		Are sellers only required to register with, file				
		returns and remit funds to a state-level authority?	Yes	§§423.31, 423.32, 423.49	7/1/2004	Current law requires this.
		Are local taxes collected and distributed by a		423B.6, 423B.7, 423E.3(4),		'
		single state-level authority?	Yes	(5), (6)		Current law requires this.
		Does the state conduct or authorize others to conduct an audit that includes both state and local taxes and prohibit independent local audits of sellers registered under the Agreement?	Yes	§423.11(6)"b"	7/1/2004	Current law requires this.
	State and local tax					
Section 302	base					
		Do all local jurisdictions have a common tax base? There are exceptions for motor vehicles, aircraft, watercraft, modular homes, manufactured homes and mobile homes. Are the state and local tax bases identical? Note: The Agreement requires identical state and local tax bases by January 1, 2006.	Yes	§§423B.5 & 423E.3(2)		lowa is in substantial compliance on this matter.
		tax bases by January 1, 2000.	163			lowa is in substantial compliance on this matter.
Section 303	Seller registration					
		Does the state participate in the multistate online registration system? Are voluntary sellers registering under the	Yes	§423.11(4) & §423.48(2)a	7/1/2004	
		multistate online registration system exempted from paying registration fees?	Yes	§423.48(2)d	7/1/2004	
Section 305	Local rate and boundary change					
		Does the state have local jurisdictions that levy a sales or use tax? If yes, answer the following questions.	Yes			
		A. Does the state limit the effective date of local rate changes to the first day of a calendar quarter after a minimum of 60 days notice? B. Does the state limit the effective date of local	Yes	§423B.6(1)a	7/1/2004	
		rate changes from catalog sales wherein the purchaser computed the tax based on local tax rates published in the catalog only on the first day of a calendar quarter after a minimum of 120 days notice?	Yes	§423B.6(1)c	7/1/2004	

	1	T	1	1	1	
SECTION	TOPIC	DESCRIPTION	Is this requirement met by law, regulation or administrative practice (Yes or No). Enter N/A when not applicable.	If so, provide the citation for legal authority (statute, case, regulation, etc.)	conforming	Notes (e.g., administrative practices, noncompliance explanations, etc.)
		C. Does the state limit local boundary changes for				
		the purposes of sales and use taxes to the first day of calendar quarter after a minimum of 60 days notice?	Yes	§§423B.6(2)d & 423E.3(6)		
		D. Does the state provide a database with				
		boundary changes?	Yes	§423.55	7/1/2004	
		E. Does the state provide a database identifying rate and jurisdictional information based on 5 and 9 digit zip codes?	Yes	§423.55	7/1/2004	Database was put into production in September, 2004.
		F. Does the database provided by the state apply				
		the lowest rate in the zip code if the area includes				
		more than one tax rate?	Yes			Rule 701-240.1
		G. Does the state commit to participating with other states in development of an address-based system?	Yes	§423.55	7/1/2004	
	Relief from certain					
Section 306	liability					
		Does the state relieve the seller and the CSP from liability for collecting incorrect amount of tax by relying on data provided by state on rates, boundaries, and jurisdiction assignments?	Yes	§423.52	7/1/2004	
	Database					
	requirements and					
Section 307	exceptions	A December of the control of the con				Database and internal and the in Contambase
		A. Does the state provide a database per Section	V	8400 55	7/4/0004	Database was put into production in September,
	State and lead to	305, in downloadable format?	Yes	§423.55	7/1/2004	ZUU4.
	State and local tax					
Section 308	rates	A Line the state climinated multiple state color				
		A. Has the state eliminated multiple state sales and use tax rates after Dec. 31, 2005 (a single additional rate on food/food ingredients/drugs is				
		allowed)?	Yes	§§423.2 & 423.5		Existing law allows the use of one 5% rate only.
		B. Does the state have local jurisdictions that levy a sales or use tax? If yes, answer the following questions.	Yes			
		Do the local jurisdictions have no more than one sales tax rate or one use tax rate per local	1 62			
		iurisdiction?	Yes	§§423B.5 & 423E.1(2)		No more than one rate under existing law.
		If a local jurisdiction levies both a sales tax and		00 ===:: :: :===::(=)		, and the same and an armoning to the
		use tax, are the local rates identical?	NA			No relevant local option use tax.

		T	ı			,
SECTION	TOPIC	DESCRIPTION	Is this requirement met by law, regulation or administrative practice (Yes or No). Enter N/A when not applicable.	If so, provide the citation for legal authority (statute, case, regulation, etc.)	conforming	Notes (e.g., administrative practices, noncompliance explanations, etc.)
	General sourcing					
Section 310						
		A. Verify that each sourcing rule is followed by the				
		state as required under Section 309.				
		If received at business location of seller, then				
		sourced to that location.	Yes	§423.15(1)"a"	7/1/2004	
		2. If not received at business location of seller,				
		then sourced to location of receipt.	Yes	§423.15(1)"b"	7/1/2004	
		3. If subsections 1 & 2 do not apply, then sourced				
		to address of purchaser in business records of				
		seller that are maintained in ordinary course of				
		seller's business.	Yes	§423.15(1)"c"	7/1/2004	
		4. If subsections 1, 2 & 3 do not apply, then				
		sourced to address of purchaser obtained during				
		consummation of sale, including address of				
		purchaser's payment instrument, if no other	.,	0.400.45(4)	7/4/0004	
		address is available.	Yes	§423.15(1)"d"	7/1/2004	
		5. If subsections 1, 2, 3 & 4 do not apply, then sourced to location from which tangible personal property was shipped, from which digital good or computer software delivered electronically was first available for transmission by seller, or from which service was provided. B. Lease or rental of tangible personal property is	Yes	§423.15(1)"e"	7/1/2004	
		sourced as follows:				
		If recurring periodic payments, then sourced the same as retail sale. Subsequent payments are sourced to the primary property location for each period covered by the payment? If no recurring periodic payments, then sourced in accordance with rules of retail sale?	Yes Yes	§423.15(2)"a" §423.15(2)"b"	7/1/2004 7/1/2004	
		Does not affect tax based upon a lump sum or accelerated basis or property acquired for lease? C. Lease or rental of motor vehicles, trailers, semi-	Yes	§423.15(2)"c"	7/1/2004	
		trailers, or aircraft that do not qualify as transportation equipment shall be sourced as follows:				
		If recurring periodic payments, then sourced to primary property location?	Yes	§423.17(1)	7/1/2004	
		If no recurring periodic payments, then sourced in accordance with rules of retail sale? This provision does not affect tax based upon a	Yes	§423.17(2)	7/1/2004	
		lump sum or accelerated basis or property acquired for lease?	Yes	§423.17(3)	7/1/2004	

-				•		
SECTION	TOPIC	DESCRIPTION D. The retail sale, including lease or rental, of	Is this requirement met by law, regulation or administrative practice (Yes or No). Enter N/A when not applicable.	If so, provide the citation for legal authority (statute, case, regulation, etc.)	conforming	Notes (e.g., administrative practices, noncompliance explanations, etc.)
		transportation equipment shall be sourced in				
		accordance with rules for retail sale?	Yes	§423.15(3)	7/1/2004	
		Has the state defined transportation equipment as required in Section 310, subsection D, of the Agreement?	Yes	§423.15(3)	7/1/2004	
Section 311	General sourcing definitions					
		For purposes of Section 310, subsection A, are the terms "receive" and "receipt" defined to mean: taking possession of tangible personal property, making first use of services, or taking possession or making first use of digital goods, whichever comes first? Note: The terms "receive" and "receipt" do not include possession by a shipping company on behalf of the purchaser	Yes	§423.1(39)	7/1/2004	
	Multiple points of	company on benail of the purchaser	res	9423.1(39)	7/1/2004	
Section 312	use					
		Does the state provide that, notwithstanding Section 310, a business purchaser that does not hold a direct pay permit that knows at time of purchase that digital good, computer software delivered electronically or service will be concurrently available for use in more than one jurisdiction shall provide seller with a Multiple Points of Use Exemption Form?	Yes	§423.18	7/1/2004	
		A. Does the state relieve the seller of obligation	103	3423.10	11112004	
		upon receipt and purchaser incurs obligation on a direct pay basis?	Yes	§423.18(1)	7/1/2004	
		B. Does the state allow the purchaser to use any reasonable, but consistent and uniform, method of apportionment supported by purchaser's records as of time of sale?	Yes	§423.18(2)	7/1/2004	
		C. Does the state provide that the Multiple Points of Use Exemption form is in effect for all future sales by seller to purchaser (except apportionment), until revoked in writing?	Yes	§423.18(3)	7/1/2004	
		D. Does the state exempt the holder of a direct pay permit from providing a Multiple Points of Use Exemption Form to the seller and allow the purchaser to use a method of apportionment as provided in subsection B?	Yes	§423.18(4)	7/1/2004	

SECTION	торіс	DESCRIPTION	Is this requirement met by law, regulation or administrative practice (Yes or No). Enter N/A when not applicable.	If so, provide the citation for legal authority (statute, case, regulation, etc.)	conforming	Notes (e.g., administrative practices, noncompliance explanations, etc.)
_	Direct mail					
Section 313	sourcing					
		A. Does the state provide that, notwithstanding Section 310, a purchaser of direct mail that does not hold a direct pay permit shall provide to seller a Direct Mail Form or information to show jurisdictions to which mail is delivered?	Yes	§423.19(1)	7/1/2004	
		Is the seller relieved of obligation upon receipt				
		and purchaser incurs obligation on a direct pay basis? Form remains in effect for all sales by				
		seller to purchaser.	Yes	§423.19(1)"a"	7/1/2004	
		2. Does the state provide that upon receipt of delivery information, the seller shall collect tax according to purchaser's submitted information and in the absence of bad faith, seller is relieved of further liability?	Yes	§423.19(1)"b"	7/1/2004	
		B. Does the state provide that if the purchaser does not have direct pay permit and does not provide Direct Mail Form or delivery information, seller shall collect tax pursuant to Section 301 (A)(5) of Agreement?	Yes	§423.19(2)	7/1/2004	
	Telecom sourcing	C. Does the state provide that if purchaser provides documentation of direct pay permit, the purchaser is not required to provide a Direct Mail Form or delivery information to seller?	Yes	§423.19(3)	7/1/2004	
Section 314	_					
Jection 314	TUIC	Please verify that each Telecom sourcing rule is followed by the state as required under Section 314 of the Agreement.				
		A. Except for the defined telecom services in subsection C below, if sold on a call-by-call basis, then sourced to each level of taxing jurisdiction where call originates and terminates in that jurisdiction or each level of taxing jurisdiction where call either originates or terminates and in which service address is located?	Yes	§423.20(2)"a"	7/1/2004	
		B. Except for the defined Telecom services in subsection C below, if sold on a basis other than call-by-call basis, then sourced to customer's place of primary use?	Yes	§423.20(2)"b"	7/1/2004	

j						
SECTION	TOPIC	DESCRIPTION	Is this requirement met by law, regulation or administrative practice (Yes or No). Enter N/A when not applicable.	If so, provide the citation for legal authority (statute, case, regulation, etc.)	conforming	Notes (e.g., administrative practices, noncompliance explanations, etc.)
		C1. Is the sale of mobile telecom other than air-to-				
		ground radiotelephone service and prepaid calling service, sourced to customer's place of primary use as required under Mobile Telecommunications Sourcing Act?	Yes	§423.20(2)"c"(1)	7/1/2004	
		Tologonina illocation o couroning / tot:	100	3 120.20(2) 0 (1)	17 17 200 1	
		2. Is the sale of post-paid calling service sourced to the origination point of telecom signal as first identified by either the seller's telecom system or information received by the seller from its service provider, where system used to transport signals is not that of the seller?	Yes	§423.20(2)"c"(2)	7/1/2004	
		Is the sale of prepaid calling service sourced in accordance with Section 310 of the Agreement?	Yes	§423.20(2)"c"(3)	7/1/2004	
		4. Is the sale of a private communication service:				
		a. Service for a separate commination service. a. Service for a separate charge related to a customer channel termination point sourced to each level of jurisdiction in which such customer channel termination point is located?	Yes	§423.20(2)"c"(4)(a)	7/1/2004	
		b. Service where all customer termination points are located entirely within one jurisdiction or levels of jurisdictions sourced in such jurisdiction in which the customer channel termination points are located?		§423.20(2)"c"(4)(b)	7/1/2004	
		c. Service for segments of a channel between two customer channel termination points located in different jurisdictions and which segment of channel are separately charged sourced fifty percent in each level of jurisdiction in which the customer channel termination points are located?	Yes	§423.20(2)"c"(4)(c)	7/1/2004	
		d. Service for segments of a channel located in more than one jurisdiction or levels of jurisdiction and which segments are not separately billed sourced in each jurisdiction based on the percentage determined by dividing the number of customer channel termination points in such jurisdiction by the total number of customer channel termination points?	Yes	§423.20(2)"c"(4)(d)	7/1/2004	

	1		,			
SECTION	торіс	DESCRIPTION	Is this requirement met by law, regulation or administrative practice (Yes or No). Enter N/A when not applicable.	If so, provide the citation for legal authority (statute, case, regulation, etc.)	conforming	Notes (e.g., administrative practices, noncompliance explanations, etc.)
Section 315	Telecom sourcing					
occion o to	deminions	Does the state define the following terms in				
		sourcing telecommunications:				
		A. Air-to-ground radiotelephone service?	Yes	§423.20(1)"a"	7/1/2004	
		B. Call-by-call basis?	Yes	§423.20(1)"b"	7/1/2004	
		C. Communications channel?	Yes	§423.20(1) b	7/1/2004	
		D. Customer?	Yes	§423.20(1)"d"	7/1/2004	
		E. Customer channel termination point?	Yes	§423.20(1)"e"	7/1/2004	
		F. End user?	Yes	§423.20(1) 'f"	7/1/2004	
		G. Home service provider?	Yes	§423.20(1)"g"	7/1/2004	
		H. Mobile telecommunications service?	Yes	§423.20(1) 'g §423.20(1)"h"	7/1/2004	
		I. Place of primary use?	Yes	§423.20(1)"i"	7/1/2004	
		J. Post-paid calling service?	Yes	§423.20(1) i §423.20(1)"j"	7/1/2004	
		K. Prepaid calling service?	Yes	§423.20(1)"k"	7/1/2004	
		L. Private communication service?	Yes	§423.20(1) K §423.20(1)"I"	7/1/2004	
		M. Service address?	Yes	§423.20(1) "m"	7/1/2004	
	Enactment of	IVI. Service address?	res	9423.20(1) 111	7/1/2004	
Section 346	Exemptions					
		Product-based exemptions. Can the state confirm that where the Agreement has a definition for a product or for a term that includes the product, the state exempts all items within each definition and does not tax only part of the items included within each definition? Entity - and use-based exemptions. Can the state confirm that in any entity-based or use-based exemption that includes a product that is defined by the Agreement, the exemption uses the Agreement definition of the product?	Yes Yes			Rule 701-240.2 Rule 701-240.2
Section 217	Administration of					
Section 317	exemptions	A. Does the state provide for the following in regard to purchasers claiming exemption:				
		Seller shall obtain identifying information from purchaser and reason for claiming exemption?	Yes	§423.51(1)a	7/1/2004	
		Purchaser is not required to provide signature, unless paper exemption certificate? Selles shall use standard form for claiming.	Yes	§423.51(1)b	7/1/2004	
		Seller shall use standard form for claiming exemption electronically? Seller shall obtain same information for proof	Yes	§423.51(1)c	7/1/2004	
		regardless of medium?	Yes	§423.51(1)d	7/1/2004	

SECTION	торіс	DESCRIPTION	Is this requirement met by law, regulation or administrative practice (Yes or No). Enter N/A when not applicable.	If so, provide the citation for legal authority (statute, case, regulation, etc.)	conforming	Notes (e.g., administrative practices, noncompliance explanations, etc.)
		5. Seller shall maintain records of exempt				
		transaction and provide to state when requested?	Yes	§423.51(1)f	7/1/2004	
		B. Does the state relieve the seller that follows above requirements from any tax if determined that purchaser improperly claimed exemption and hold purchaser liable? Does not apply to seller who fraudulently fails to collect or solicits purchasers to participate in unlawful claim of exemption.	Yes	§423.51(2)	7/1/2004	
	Uniform tax	·				
Section 318	returns					
		Does the state:				
		A. Require that only one tax return for each taxing period for each seller be filed for the state and all local jurisdictions?	Yes	§423.49(1)a	7/1/2004	
		B. Require that returns be filed no sooner than the				
		twentieth day of the month following the month in	V	C400 40(4)b	7/4/0004	
		which the transaction occurred?	Yes	§423.49(1)b	7/1/2004	
		C. Allow any Model 1, 2 or 3 seller to submit its return in a simplified format that does not include more data fields than permitted by the governing board?	Yes	§423.49(2)c	7/1/2004	423.49(2)c sets the requirement to establish by rule. Rule 701-240.3
	Uniform rules for	D. Allow a seller that is registered under the Agreement, which does not have a legal requirement to register in the state, and is not a Model 1, 2 or 3 seller to file a return no more than once per year unless the seller has accumulated more than \$1,000 in state and local taxes?	Yes	§423.49(2)a & §423.49(2)b	7/1/2004	
	remittance of					
Section 319	funds	Describe state				
		Does the state:				
		A. Require only one remittance for each return and only require additional remittance if: (1) seller collects more than \$30,000 in sales and use taxes in state during preceding year, (2) the additional remittance is determined through a calculation method, and (3) the seller is not required to file additional return?	Yes	§423.50(1) for (1) and (3)	7/1/2004	Rule 701-240.3
		B. Allow for payment by both ACH Credit & ACH			56 .	
		Debit?	Yes	§423.50(3)	7/1/2004	
		C. Provide alternative method for "same day" payment if electronic fund transfer fails (electronic check or Fed Wire)?	Yes	§423.50(3)	7/1/2004	
	1	· · · · /		10 (-/		ı

			Is this			
SECTION	торіс	DESCRIPTION	requirement met by law, regulation or administrative	If so, provide the citation for legal authority (statute, case, regulation, etc.)	conforming	Notes (e.g., administrative practices, noncompliance explanations, etc.)
		D. Provide that if due date falls on a legal banking				
		holiday in state, taxes due on next business day?	Yes	§423.50(4)	7/1/2004	
		E. Require any data that accompanies remittance				
		to be formatted using uniform tax type and	V	0.400 50(0)	7/4/0004	
	Uniform rules for	payment type codes?	Yes	§423.50(3)	7/1/2004	
	recovery of bad					
Section 320	<u> </u>					
		Does the state:				
		A. Allow a deduction for bad debts?	Yes	§423.21	7/1/2004	
		B. Use definition of bad debt in 26 U.S.C. Sec. 166 as basis with adjustment to exclude: financing charges or interest; sales or use taxes charged on purchase price; uncollectible amounts on property that remains in possession of seller until full price paid; expenses incurred in attempt to collect debt, and repossessed property?	Yes	§423.21(1)	7/1/2004	
		C. Allow bad debts to be deducted on return for period during which bad debt is written off on books and records and is eligible be deducted for federal income tax purposes? If no federal return, use books & records and apply as if had filed federal return?	Yes	§423.21(3)	7/1/2004	
		D. Require that, if deduction is taken and it is later collected in whole or part, tax must be reported on return for period in which collection made?	Yes	§423.21(4)	7/1/2004	
		E. Provide that, when amount of bad debt exceeds taxable sales for period when written off, refund claim may be filed within statute of limitations (measured from due date of return on which bad debt could first be claimed)? F. Where filing responsibilities assumed by CSP,	Yes	§423.21(5)	7/1/2004	
		allow service provider to claim, on behalf of seller, any bad debt allowance? CSP must credit or refund full amount of allowance or refund received to seller.	Yes	§423.53	7/1/2004	
		G. Provide that, for purposes of reporting payment on previously claimed bad debt, any payments made are applied first proportionately to taxable price of property or service and sales tax thereon, and secondly to interest, service charges, and any other charges?		§423.21(6)	7/1/2004	
		H. If books and records of party support allocation among states, then permit allocation?	Yes g		7/1/2004	Rule 701-240.4

IOWA STREAMLINED SALES TAX COMPLIANCE CHECKLIST August 29, 2003

			,			
SECTION	TOPIC Confidentiality	DESCRIPTION	Is this requirement met by law, regulation or administrative practice (Yes or No). Enter N/A when not applicable.	If so, provide the citation for legal authority (statute, case, regulation, etc.)	For SST conforming changes, provide effective dates.	Notes (e.g., administrative practices, noncompliance explanations, etc.)
	and privacy protections under					
Section 321	Model 1					
		A. Does the state provide public notification to consumers, including exempt purchasers, of state's practices relating to collection, use and retention of personally identifiable information?	Yes	§423.56(4)	7/1/2004	
		B. Does the state provide that when any personally identifiable information is no longer required for purposes in subsection (D)(4), such				
		information shall no longer be retained by state?	Yes	§423.56(5)	7/1/2004	
		C. Does the state provide that when personally identifiable information regarding an individual is retained by or on behalf of state, state shall provide reasonable access to information by such individual and a right to correct inaccurate				
		information?	Yes	§423.56(6)	7/1/2004	
		D. Does the state provide that if anyone other than a member state or person authorized by state law or Agreement, seeks to discover personally identifiable information, state should make reasonable and timely effort to notify individual of request? E. Is the state's privacy policy subject to	No			Our confidentiality laws do not permit release of this information.
		enforcement by state's AG or other appropriate government authority?	Yes	§423.56(7)	7/1/2004	
Section 322	Sales tax holidays					
		A. Does the state allow for sales tax holidays? If yes, does the state:	Yes			
		Limit the holiday exemptions to items that are specifically defined in Agreement and exemptions are uniformly applied? Provide notice of holiday at least 60 days prior	Yes	§423.3(68)	7/1/2004	
		to first day of calendar quarter in which holiday will begin?	Yes	§423.3 (68)	7/1/2004	
		B. Does the state use price thresholds during a holiday? If yes, does the state:	Yes			
		Provide that the threshold established by state includes only items priced below threshold? Confirm that the state does not exempt only a continue of the price of an individual items during.	Yes	§423.3(68)"a"	7/1/2004	
		portion of the price of an individual item during holiday?	Yes	§423.3(68)	7/1/2004	

August 29, 2	003					
SECTION	TOPIC	DESCRIPTION C. Does the state meet requirements of the Agreement in regard to layaway sales, coupons and discounts, rainchecks, exchanges, delivery charges, order dates and back orders, returns and	Is this requirement met by law, regulation or administrative practice (Yes or No). Enter N/A when not applicable.	If so, provide the citation for legal authority (statute, case, regulation, etc.)	effective dates.	Notes (e.g., administrative practices, noncompliance explanations, etc.)
		time zone?	Yes		7/1/2004	Rule 701-231.15
	Caps and					
Section 323	tnresholds	A. Does the state:				
		Does the state: Heliminate all caps or thresholds on application of rates or exemptions that are based on value of transaction or item after December 31, 2005? OK until that date. Eliminate all caps that are based on application	N/A			No caps or thresholds to eliminate.
		of rates unless the application of rates are administered in a manner that places no additional burden on retailer?	N/A			
		B. Does the state that has local jurisdictions that levy sales or use tax eliminate caps or thresholds on application of rates or exemptions that are based on value of transaction or item after December 31, 2005? OK until that date.	N/A			
Section 224	Pounding rule					
Section 324	Rounding rule	A. Does the state provide that the tax computation must be carried to the third decimal place after December 31, 2005. B. Does the state provide that the tax must be rounded to a whole cent using a method that rounds up to next cent whenever third decimal place is greater than four after December 31, 2005.	Yes	§423.14(1)		Current practice is to round using 3rd desired.
		C. Does the state allow sellers to elect to compute tax due on a transaction, on a item or invoice basis, and shall allow rounding rule to be applied to aggregated state and local taxes? D. Can the state confirm that it has repealed any requirements for sellers to collect tax on bracket	Yes	§423.31(1) §423.14(1)	7/1/2004	Current practice is to round using 3rd decimal.
		system?	Yes	§423.14(1)	7/1/2004	
Section 325	Customer refund procedures	A. Does the state provide that a cause of action against seller does not accrue until purchaser has provided written notice to seller and seller has had 60 days to respond? Notice must contain information necessary to determine validity of				
		request.	Yes	§423.45(2)	7/1/2004	

SECTION	TOPIC	DESCRIPTION B. Does the state provide for uniform language in	Is this requirement met by law, regulation or administrative practice (Yes or No). Enter N/A when not applicable.	If so, provide the citation for legal authority (statute, case, regulation, etc.)	conforming changes, provide	Notes (e.g., administrative practices, noncompliance explanations, etc.)
		regard to presumption of a reasonable business practice when seller: I) uses either a provider or a system, including a proprietary system, that is certified by the state; and ii) has remitted to state all taxes collected, less deductions, credits or collection allowances?	Yes		7/1/2004	Rule 701-240.5
Section 326	Direct pay permits					
Section 320	Direct pay permits					
		Does the state provide for a direct pay authority?	Yes	§423.36(8)	7/1/2004	Direct pay is currently authorized.
Section 327	Library of definitions					
Section 327	delillidolis					
		Does the state use common definitions as				
		provided in Section 327 of the Agreement and set		0400.4	7/4/0004	
		out in the Library of Definitions in Appendix C?	Yes	§423.1	7/1/2004	
		A. If term defined in Library appears in state's statutes, rules or regulations, does the state adopt				
		definition in substantially same language? B. Can the state confirm that it does not use a	Yes	§423.1	7/1/2004	
		Library definition that is contrary to meaning of Library definition?	Yes	§423.1	7/1/2004	
		C. Except as provided in Section 316 and Library, can the state confirm that it imposes tax on all products and services included within each definition or exempt from tax all products or services within each definition?	Yes	§423.1	7/1/2004	
Section 328	Taxability matrix					
		A. Has the state completed its taxability matrix in the downloadable format approved by Governing Board? B. Has the state relieved sellers and CSP from	Yes			To the extent we know what format will be approved by the Governing Board.
		liability to state and its local jurisdictions for having charged and collected incorrect tax resulting from erroneous data in matrix?	Yes		7/1/2004	Rule 701-240.6
Section 329	Effective date for rate changes					
30000111020	Tallo onangoo	Does the state provide that the effective date of rate changes for services covering a period starting before or ending after statutory effective date shall be as follows:				

	1		T	1	T	
SECTION	TOPIC	DESCRIPTION	Is this requirement met by law, regulation or administrative practice (Yes or No). Enter N/A when not applicable.	If so, provide the citation for legal authority (statute, case, regulation, etc.)	conforming	Notes (e.g., administrative practices, noncompliance explanations, etc.)
		For rate increase, new rate shall apply to first				
		billing period starting on or after effective date?	Yes		7/1/2004	Rule 701-240.7
		2. For rate decrease, new rate shall apply to bills				
	Callan	rendered on or after effective date?	Yes		7/1/2004	Rule 701-240.8
Section 401	Seller participation					
Section 401	participation	A. Does the state participate in the Governing				
		Board's online registration system?	Yes	§423.48(2)a	7/1/2004	
		B. Does the state provide that it will not use registration with central registration system and collection of taxes in member states in determining whether seller has nexus with state for any tax at any time?	Yes	§423.11(5) & §423.48(2)b	7/1/2004	
0 41 400	Amnesty for					
Section 402	registration	A. Subject to limitations in this section:				
		Does the state provide amnesty to seller who registers to pay or collect and remit applicable tax in accordance with Agreement, provided seller was not so registered in state in 12-month period preceding effective date of state's participation in agreement?	Yes	§423.54(1)"a"	7/1/2004	
		Does the state provide that amnesty will preclude assessment for tax together with penalty and interest for sales made during period seller was not registered in state, provided registration occurs within 12 months of effective date of state's participation in Agreement? 3. Does the state provide that Amnesty shall be	Yes	§423.54(1)"b"	7/1/2004	
		provided when that state joins Agreement after				
		seller has registered?	Yes	§423.54(1)"c"	7/1/2004	
		B. Does the state provide that amnesty is not applicable to seller if notice of audit is received and audit is not yet resolved, including any related administrative and judicial processes? C. Does the state provide that amnesty is not	Yes	§423.54(2)	7/1/2004	
		applicable to taxes already paid to state or collected by seller?	Yes	§423.54(3)	7/1/2004	
		D. Does the state provide that amnesty is fully effective, absent fraud or misrepresentation of material fact, as long as seller continues registration and continues payment of taxes for period of at least 36 months? State shall toll statute applicable to asserting a tax liability during 36 month period.	Yes	§423.54(4)	7/1/2004	

SECTION	торіс	DESCRIPTION	Is this requirement met by law, regulation or administrative practice (Yes or No). Enter N/A when not applicable.	If so, provide the citation for legal authority (statute, case, regulation, etc.)	conforming	Notes (e.g., administrative practices, noncompliance explanations, etc.)
		E. Does the state provide that amnesty is applicable only to taxes due from seller in capacity as seller and not in capacity as buyer?	Yes	§423.54(5)	7/1/2004	
Section 403	Method of remittance			<u> </u>		
20011011 400	romitarios	Does the state provide that a seller may select one of the technology models:				
		A. Model 1-seller selects CSP as agent to perform all functions except remit tax on its own purchases? B. Model 2-seller selects CAS which calculates	Yes	§423.48(3)a	7/1/2004	
		amount of tax due?	Yes	§423.48(3)b	7/1/2004	
		C. Model 3-seller utilizes own proprietary system that has been certified as a CAS?	Yes	§423.48(3)c	7/1/2004	
Section 404	Registration by an agent					
		Does the state provide that a seller may be registered by agent?	Yes	§423.48(2)f	7/1/2004	
Section 501	Provider and System Certification			()		
		Does state law provide for provider and system certification to aid in the administration of sales and use tax collection?	Yes	§423.9	7/1/2004	
	Monetary allowance under Model 1					
		A. Does state law provide for a monetary allowance of CSPs as may be required in accordance with the terms of a contract between the Governing Board and the CSP?	Yes	§423.11(7)	7/1/2004	
		B. Does state law provide for a percentage of revenue monetary allowance for a voluntary seller's registration through a CSP for a period not to exceed 24 months?	Yes	§423.11(7)		Makes reference to any monetary allowance provided for in the Agreement.
Section 602	Monetary allowance for Model 2 sellers					
		A. Does state law provide for a monetary allowance for Model 2 sellers as may be required by the Governing Board?	Yes	§423.11(7)	7/1/2004	Makes reference to any monetary allowance provided for in the Agreement.
		B. Does state law provide for a percentage of revenue monetary allowance for a period not to exceed 24 months for a voluntary seller's registration?	Yes	§423.11(7)	7/1/2004	

SECTION	TOPIC Monetary allowance for Model 3 sellers and all other sellers that are not	DESCRIPTION	Is this requirement met by law, regulation or administrative practice (Yes or No). Enter N/A when not applicable.	If so, provide the citation for legal authority (statute, case, regulation, etc.)	conforming	Notes (e.g., administrative practices, noncompliance explanations, etc.)
	under Models 1 or					
Section 603	2					
		A. Does state law provide for a percentage of revenue monetary allowance for a period not to exceed 24 months for a voluntary Model 3 seller's registration and all other sellers that are not using Models 1, 2, or 3?	Yes	§423.11(7)		Makes reference to any monetary allowance provided for in the Agreement.
		APPENDIX C - LIBRARY OF DEFINITIONS				
		Please verify for each item that the state uses the definition provided by the Agreement. If the item is not applicable in your state, answer "N/A."				
Part I	Administrative defi		-			
		Delivery charges	Yes	§423.1(11)	7/1/2004	
		Direct mail	Yes	§423.1(13)	7/1/2004	
		Lease or rental	Yes	§423.1(22)	7/1/2004	
		Purchase price	Yes	§423.1(37)	7/1/2004	
		Retail sale or Sale at retail	Yes	§423.1(45)	7/1/2004	
		6. Sales price	Yes	§423.1(47)	7/1/2004	
		7. Tangible personal property	Yes	§423.1(54)	7/1/2004	
Dout II	Droduct definitions					
Part II	Product definitions	CLOTHING				
		Clothing accessories or equipment	Yes	§423.3(68)"c"(2)	7/1/2004	
	+	Protective equipment	Yes	§423.3(68) °C (2)	7/1/2004	
		Sport or recreational equipment	Yes	§423.3(68)"c"(4)	7/1/2004	
		oport or rooroational equipment	1.00	3120.0(00) 0 (4)	77172004	
		COMPUTER RELATED				
		Computer	Yes	§423.1(8)	7/1/2004	
		Computer software	Yes	§423.1(9)	7/1/2004	
		Delivered electronically	Yes	§423.1(10)	7/1/2004	
		Electronic	Yes	§423.1(15)	7/1/2004	
		Load and leave	Yes		7/1/2004	Rule 701-231.14
		Prewritten computer software	Yes	§423.1(34)	7/1/2004	

SECTION	ТОРІС	DESCRIPTION	or No). Enter	(statute, case, regulation,	conforming changes, provide	Notes (e.g., administrative practices, noncompliance explanations, etc.)
		FOOD AND FOOD PRODUCTS				
		Alcoholic Beverages	Yes	§423.3(57)"a"	7/1/2004	
		Candy	Yes	§423.3(57)"b"	7/1/2004	
		Dietary supplement	Yes	§423.3(57)"c"	7/1/2004	
		Food and food ingredients	Yes	§423.3(57)"d"	7/1/2004	
		Food sold through vending machines	Yes	§423.3(57)"e"	7/1/2004	
		Prepared food	Yes	§423.3(57)"f"	7/1/2004	
		Soft drinks	Yes	§423.3(57)"g"	7/1/2004	
		Tobacco	Yes	§423.3(57)"h"	7/1/2004	
		HEALTH-CARE				
		Drug	Yes	§423.3(60)"a"	7/1/2004	
		Durable medical equipment	Yes		7/1/2005	Legislation passed in 2005 to incorporate
		Grooming and hygiene products	N/A			the Agreement's definitions of "durable medical
		Mobility enhancing equipment	Yes		7/1/2005	equipment" and "mobility enhancing equipment"
		Over-the-counter-drug	N/A			into the Iowa Code. Senate File 413
·-		Prescription	Yes	§423.3(60)"d"	7/1/2004	
		Prosthetic device	Yes	§423.3(60)"e"	7/1/2004	
Part III	Sales Tax Holid	ay Definitions				
		Eligible property	Yes		7/1/2004	Rule 701-231.15
		Layaway sale	Yes		7/1/2004	Rule 701-231.15
		Rain check	Yes		7/1/2004	Rule 701-231.15